

United States District Court
Eastern District of New York

RE: Andre Juste

Andre Juste
599 Ralph Avenue
Brooklyn, NY 11233

MO Juste Tirade & Vim Andre Juste
40 Ann Street
New York, NY 10038
Plaintiffs

against

Resident Agency
Martinsburg WVA

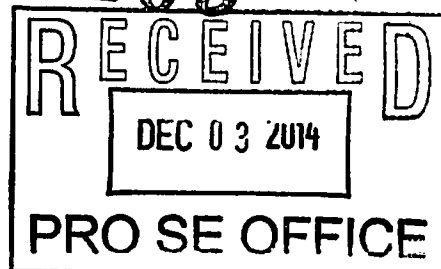
P.O. BOX 452
217 W King Street
Martinsburg, WVA 26201

Satellite Office

Erie Pennsylvania
1717 State Street Suite 400
Erie Pennsylvania 16501

William J. Green building
Pittsburgh Office
600 Arden Street
Pittsburgh Pennsylvania 19160

CV 14-7109



Notig of Complaint
Jury by trial demand

Edwards J. Hankins
600 Fulton Street 8th Floor
Pittsburgh PA 19160

Federal Bureau of Investigation
Pittsburgh Office
3311 East Carson Street
Pittsburgh Pennsylvania 15203

Pittsburgh Leadership Agent
Scott S. Miller FBI Agent
3311 East Carson Street
Pittsburgh, PA 15203

Federal Bureau of Investigation
Headquarters Office
935 Pennsylvania Ave. NW
Washington, DC 20535

Robert F. Mueller (Chief Agent)
James S. Farlane (Deputy Agent
935 Pennsylvania Avenue NW
Washington, DC 20535
In the Official, Personal, Individual
Personal, Personal Authority (Capacity
Defendants'

Complaint
The Complaint of Plaintiffs Andre Juste and
MotJusteTirade of Jim Andre Juste, Respectfully Shows
and alleges as follows:

1.

The Plaintiff herein was a Resident Martinsburg
of Berkeley County, West Virginia -
Now is a Resident of the State of New York
Plaintiff's Andre Juste resides at 599 Ralph Avenue Brooklyn
New York

2.

Plaintiffs MotJusteTirade of Jim Andre Juste
also was a small Non-Profit organizational form in
Berkeley County, Martinsburg, West Virginia, then
within the mailing address is 40 Ann Street, New York
New York.

3. Defendants herein, Edward J. Hanko, is/has
a Principal Place of Business or Corporation
Administrative Federal Bureau in Vestigation (FBI)
Chief at 600 Arkon Street 8th floor Pittsburgh, Pennsylvania
as Parental of Resident Agencies

4.

Defendant Erie Pennsylvania is a Satellite agency
Over Resident Agency Berkeley County Martinsburg
Branch at 717 State Street Suite 400 Erie, PA

4. Martinsburg Branch is federal Bureau of Investigation (fbi) of Berkeley County, West Virginia known as Resident Agency at P.O. Box 952 217 King Street between Suite 102 and Room 400 Martinsburg, West Virginia.

5. Plaintiffs Andre Juste and Mel Juste Tirado v/s Andre Juste are suing the principal FBI a Parental Corporation of, and Erie Pennsylvania Office who is over the Resident Agency Martinsburg Branch of Berkeley County, West Virginia.

6. On September 2013 when an unknown Agents and representatives and sending Cia to Andre Juste, Plaintiffs' Andre Juste in Walt-Mart parking lot talking to his re: Rev. from the Destiny Baptist Church 115 Raleigh Street Martinsburg, WV was a previous member,

7. when two and three white Man pulled in front of Walt Mart in a big - Green diesel truck sent a Cia asking (Mel) Plaintiff about a law suit Plaintiff was talking with Reverend Reese... Plaintiff stated I am & still, will, the Plaintiff is going to file the law suit against the individuals wrongfully accused Plaintiff of Robbery the United Bank in Shepherdstown, WV and published Plaintiff

8. Henceforth, Defendants' has been launched from that September 2013 Maliciously racketies INvestigation, harassment, tort of harassment, Stalking Stalking Plaintiffs Andre Juste in the Entire Martinsburg of Berkeley County, West Virginia,

9. The Defendants Stalking the Plaintiffs Andre Juste even in the church - from Destiny Baptist Church by Engaging individual person has co-Defendants to trapping the Plaintiff Juste with Planning DOO drug into him and possession

10.

for and then Approximated three Months of trapping Plaintiffs' Juste while the Defendants Aimes to Set me up with drugs in Martinsburg, WV - The Lord of God grace and Mercies was upon me favorously allowed two filed two law suits one in October and the Second in December while

11.

While ongoing Martinsburg Branch Resident Scheme INvestigative tactics, God grace me the shade of meries to relocate to Washington, DC to Start Fresh and the Defendants were still being have been Stalked Plaintiffs' Andre Juste to the District of Columbia where the Plaintiffs Juste resided shelter to shelter and the Defendants' who engaged individual person as co-Defendants to trap Plaintiff Juste about (6) Six Months in Washington, DC

12. Plaintiffs Justice War being following by individual person who in concert committed the Act of terrorism against the Plaintiff Juste, 28 U.S.C. — and tampering with the Plaintiff's physical Evidence, personal identifying information, Business Documents and personal that was collected by other Resources, IN VIDI collecting, copied, Paste, Modified, Made, and Hacking through District of Columbia to the Defendants obtained unlawfully.

13.

It is against the Constitution of the United States and the Bill of Rights to persecute, Malicious tactics investigation, tort, stalked, harassment, the violation of National treaties, prohibited any individuals person, Officer, Agency, Government and federal Not to violate the Plaintiff's Andre Juste Civil and Civil Liberties of the Act of Independent Bill's of Rights declaration

14.

Therefore, Resident Agency Martinsburg Branch agents, federal Bray Bureau Investigation (FBI) are in violation the paragraph 10, 13, 8, 9 of the Plaintiff Andre Juste Civil liberty and Equal protection which Plaintiff's brought a civil action pursuant 42 U.S.C. 1983 Alleging Verbal harassment and tampering with his food in Violation of (8) Eight Amendment 2 + Sept also. in the State of NEW YORK.

15. Now and Then Defendants' Resident Agency Martinsburg Branch/Agents out of their own Jurisdiction intentionally and maliciously INSTITUTES or pursue or Causes to be INSTITUTED and PURSUED the Plaintiffs Andre JUSTE Improper purpose —

16. Here after, the Plaintiffs are Sued Defendants Gina M. Groh, James E. Seibert, and William J. Ihlenfeld legal action that brought with out PROBABLE CAUSE The federal agents Martinsburg Branch to Maliciously PROSECUTION in NEW YORK STATE, Engaged IN VIOGALS of co-Defendants to Collectively and tampering with the Plaintiffs physical documents and personal Identifying ALL INFORMATION through to the Defendants

17. On the behalf of Defendants Gina M. Groh, James E. Seibert and William J. Ihlenfeld Jr. II who have been Sued that action is dismissed in favor of the Reasons against whom it was brought

Where fore, the Plaintiffs/ demanded Judgment, against the Resident Agency Martinsburg West Virginia and its Satellite Office, Pittsburgh Office who cover the Entire State of West Virginia, include the counties, including the FBI Headquarters Office in EXCESSIVE \$ 500,000.00 Pursuant to 28 U.S.C 1332 (d)(2)(A).

Relating to the Plaintiffs title to his business document, legal physically document Business license, USB Flash Drive, Hard drive, Birth Certificate, Burial Certificate

and other materials that the Defendants Martinsburg Branch Agents unlawful obtained through individual persons as co-defendant

The quality of his Plaintiff business, and the quality of its products damaged to Plaintiff's business relationships with gaining the Plaintiff personnel and physical identifying her information and documents together with other relief the finds to be just and proper connection tampering



December 9, 2014

Andre Justice

Andre Justice
599 Ralph Avenue
Brooklyn, NY 11233
MetLife Taste of the Bronx
1100 Ann Street
New York, NY 10038

FILED
CLERK

2014 DEC -3 AM 10:29

U.S. DISTRICT COURT
EASTERN DISTRICT
OF NEW YORK